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PART II.-LEGAL.

(Separate paging is given to each Part in order that it may be filed separately.)

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COLOMBO:

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DRAFT **ORDINANCES.**

MINUTE.

The following Draft of a proposed Ordinance is published for general information :-

An Ordinance to amend the Courts Ordinance, 1889.

E it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :

Short title.

Ordinance as

to acting

This Ordinance may be cited as the Courts Ordinance, 1 No. of 1926.

Amendment of 2 (1) In section 8 of the principal Ordinance the words sections 8 and "or of his being granted leave from his duties" shall be inserted immediately after the words "or in the case of his 10 of principal absence from the Island." appointments.

- (2) In section 10 of the principal Ordinance-
- (a) The words " or of any of them being granted leave from his duties " shall be inserted immediately after the words " or in the case of the absence of any of them from this Island ";
- (b) The words "or being granted leave from his duties" shall be inserted immediately after the words " ' or being so absent from the Island"; and
- (c) The words "or being on leave from his duties" shall be inserted immediately after the words " or being absent.

3 The words "in cases of alleged imprisonment or detention arising in places beyond the jurisdiction of the District Court of Colombo " in the eleventh and twelfth lines of section 49 of the principal Ordinance are hereby repealed.

Ву	His Excellency's command,
Colonial Secretary's Office,	A. G. M. FLETCHER,
Colombo, June 4, 1926.	Colonial Secretary.

Statement of Objects and Reasons.

SECTION 2 of this Ordinance removes a defect in the Courts Ordinance, 1889, by conferring power on the Governor to appoint an acting Judge when the holder of the office is on leave in the Island. At present an acting appointment can only be made in the place of a Judge on leave, if he is absent from the Island.

Section 3 of this Ordinance alters the law as to inquiries in habeas corpus proceedings. By section 49 of the Courts Ordinance, where the alleged imprisonment or detention is outside the jurisdiction of the District Court of Colombo, the Supreme Court has power to order the nearest District Court, Court of Requests, or Police Court to inquire into and report on the matter and to make provision for the custody of the person alleged to be wrongfully imprisoned or detained pending the decision of the Supreme Court. It is considered desirable that this power should be extended to cases arising within the jurisdiction of the District Court of Colombo, it being generally for the convenience of the parties that the inquiry should be held in the vicinity of their homes.

Attorney-General's Chambers, Colombo, May 4, 1926.

L. H. ELPHINSTONE, Attorney-General.

Amendment of section 49 of principal Ordinance as to habsas corpus inquiries.

MINUTE.

The following Draft of a proposed Ordinance is published for general information :---

An Ordinance to amend the Gas Ordinance, 1869.

B^E it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as the Gas Ordinance, No. of 1926.

2 The following new section shall be inserted immediately after section 4 of the principal Ordinance, viz. :

4 A (1) The Governor in Executive Council may from time to time by Proclamation published in the *Gazette*—

- (a) Authorise any company to construct the necessary works for supplying with gas any area specified in the Proclamation being outside a municipal town, and declare that all or any of the provisions of this Ordinance and of the Gas Meter Ordinance, 1871, shall apply to such area in like manner as they apply to a municipal town;
- (b) Declare what authority or person shall, as respects such area, have and exercise the several rights, privileges, and powers, and perform the duties, which by this Ordinance or the Gas Meter Ordinance, 1871, are vested in or imposed on the Municipal Council or any officer thereof;
- (c) Declare to what authority or person shall be given any notice required by this Ordinance or the Gas Meter Ordinance, 1871, to be given to the Municipal Council or any officer thereof;
- (d) Declare, as respects such area, out of what fund the expenses and remuneration referred to in section 13 of the Gas Meter Ordinance, 1871, are to be paid;
- (e) Authorise any Sanitary Board or Local Board of Health and Improvement to enter into a contract with and pay the company for the company to light by gas the area within its jurisdiction or any part thereof.

(2) Every Proclamation under this section shall, as soon as conveniently may be, be laid before the Legislative Council, and may at any of the next three meetings of the Council be disallowed by resolution of the Council, and if so disallowed shall be annulled.

By His Excellency's command,

Colonial Secretary's Office, Colombo, June 4, 1926. A. G. M. FLETCHER, Colonial Secretary.

Statement of Objects and Reasons.

THE object of this Ordinance is to enable the Sanitary Board of the Colombo District to enter into a contract with the Colombo Gas and Water Company, Limited, for the company to light by gas the Colombo-Galle road from the municipal boundary to the Dehiwala station. The company also wishes to supply gas to residents in Dehiwala.

2. The operation of the Gas Ordinance, 1869, which enables the Governor in Executive Council to confer the necessary powers on a gas company, is restricted to municipal towns. Accordingly the new Ordinance enables the Governor in Executive Council by Proclamation to authorise the gas company to operate in any area outside a municipal town. The Ordinance also enables the Governor in Executive Council to authorise a Sanitary Board or Local Board to enter into a contract with a gas company for the latter to light with gas any area within the jurisdiction of the Board.

3. Every Proclamation under the Ordinance will be subject to disallowance by the Legislative Council.

Attorney-General's Chambers, Colombo, May 10, 1926. L. H. ELPHINSTONE, Attorney-General. Short title.

Extension of company's operations outside a municipal town.

MINUTE.

The following Draft of a proposed Ordinance is published for general information :---

An Ordinance to amend the Ceylon Post Office Ordinance, 1908.

B^E it enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

1 This Ordinance may be cited as the Ceylon Post Office Ordinance, No. of 1926.

Short title.

Amendment of section 4 of the principal Ordinance.

Amendment of section 18 of the principal Ordinance.

Amendment of section 19 of the principal Ordinance. Amendment of section 26 of the principal Ordinance.

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2 In paragraph (h) of section 4 of the principal Ordinance. the words "and any impression denoting that postage has been paid made by a stamping die or franking machine authorized by the Governor" shall be added at the end thereof.

3 (1) In sub-section (1) of section 18 of the principal Ordinance, the words "and may also, if he thinks fit, cause dies and franking machines for impressing postage starps to be provided " shall be added at the end thereof.

(2) In sub-section (2) of section 18 of the principal Ordinance, the words "and dies and franking machines for impressing the same" shall be added at the end thereof.

4 In section 19 of the principal Ordinance, the words and figures "provided under section 18" are hereby repealed.

5 (1) In sub-section (2) of section 26 of the principal Ordinance, the words "not bearing a label authorizing the customs to open it" shall be inserted between the word "letter" and the word "may" in line 1 thereof.

(2) In sub-section (5) of section 26 of the principal Ordinance, the words "not bearing a label authorizing the customs to open it" shall be inserted between the word "seas" and the word "is" in line 1 thereof.

By His Excellency's command,

Colonial Secretary's Office,	A. G. M. FLETCHER,
Colombo, May 24, 1926.	Colonial Secretary.

Statement of Objects and Reasons.

1. These amendments of the Ceylon Post Office Ordinance, 1908, fall into two groups.

2. Sections 2, 3, and 4.—(a) Under the present law the postage due on articles must be paid by affixing postage stamps of the right value thereto. It is now proposed to permit prepayment of postage in money, and to provide for the suitable marking of articles on which the postage is so paid. (b) Sections 2, 3, and 4 of this Ordinance will have the

(b) Sections 2, 3, and 4 of this Ordinance will have the effect of authorizing the provision, supply, sale, and use of proper dies and franking machines to be employed for the marking of postal articles on which postage is prepaid in money, and will give postage paid marks the protection at present enjoyed by postage stamps. The words "provided under section 18" in section 19 of the principal Ordinance are repealed so that the expression "postage stamps" in section 19 may have the meaning assigned to it by section 4 (h) as amended by this Ordinance.

3. Section 5.—(a) By rules made by His Excellency the Governor on January 12, 1922, and published in the Government Gazette of January 20, 1922, the importation into Ceylon by foreign letter post of articles liable to customs duty was prohibited. These rules were made in conformity with the Madrid Postal Convention which prohibited the transmission of dutiable articles by letter post.

(b) By the Stockholm Postal Convention (which came into force on October 1, 1925), letters may now contain dutiable articles if permitted by the country of destination. It is intended to amend the above-mentioned rules so as to admit the importation of dutiable articles by letter post.

(c) Section 5 legalizes the customs examination of such letters.

Attorney-General's Chambers, Colombo, April 15, 1926.

L. H. ELPHINSTONE,

Attorney-General.

NOTIFICATIONS OF CRIMINAL SESSIONS.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the Western Circuit will be holden at the Court-house at Hulftsdorp, on Monday, July 12, 1926, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office,	•	R. O. DE SARAM,
Colombo, June 14, 1926.		for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the Northern Province will be holden at the District Courthouse at Jaffna on Monday, July 12, 1926, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office, Jaffna, June 11, 1926. A. VISVANADHAN, for Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Chilaw will be holden at the Court-house at Colombo

and not to depart without leave asked and granted.

on Monday, July 12, 1926, at 11 o'clock of the morning of the said day. And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned,

Deputy Fiscal's Office, Chilaw, June 14, 1926. A. BASNAYAKE, Deputy Fiscal.

BY virtue of a Mandate to me directed by the Hon. the Supreme Court of the Island of Ceylon, I do hereby proclaim that a Criminal Session of the said court for the District of Ratnapura will be holden at the Court-house at Colombo on Monday, July 12, 1926, at 11 o'clock of the morning of the said day.

And I do hereby require and inform all persons concerned therein to attend at the time and place above mentioned, and not to depart without leave asked and granted.

Fiscal's Office, E. T. MILLINGTON, Ratnapura, June 15, 1926. Fiscal.

NOTICES OF INSOLVENCY.

9 Ko 8 / In the District Court of Colombo.

No. 3,190. In the matter of the insolvency of Liyanage Henry Perers of Florinton, Worksda

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on June 29, 1926, for the appointment of an assignee.

By order of court, A. E. PERERA, Colombo, June 10, 1926. for Secretary.

11 105 In the District Court of Colombo,

No. 3,420. In the matter of the insolvency of P. M. Arasumium Saibo, carrying on business under the style of M. A. Mohideen Abbas Saibo of 3, Fourth Cross street.

NOTICE is hereby given that a meeting of the realities of the above-named insolvent will take place at the sisting of this court on June 29, 1926, for proof of claim of Meherbai P. Kapadia.

By order of court, A. E. PERERA, Colombo, June 10, 1926. for Secretary.

In the District Court of Colombo.

No. 3,432. In the matter of the insolvency of Vana Sana Swaminatha Pillai of 74, St. John's road, Colombo.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 13, 1926, for the grant of a certificate conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, June 12, 1926. Secretary.

In the District Court of Colombo.

No. 3,464. In the matter of the insolvency of Sangarapulle Doraisamy of Nugegoda.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 12, 1926, for the grant of a certificate of conformity to the insolvent.

By order of court, A. E. PERERA, Colombo, June 12, 1926. for Secretary.

In the District Court of Colombo.

No. 3,624. In the matter of the insolvency of Wilfred Lewis Dias of Colpetty.

WHEREAS W. L. Dias has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by B. Marthelis Fernando of Colpetty, under the Ordinance No. 7 of 1853 : Notice is hereby given that the said court has adjudged the said W. L. Dias insolvent accordingly; and that two public sittings of the court, to wit, on July 13, 1926, and on July 27, 1926, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, P. DE KRETSER, Colombo, June 9, 1926. Secretary.

In the District Court of Colombo.

No. 3,625. In the matter of the insolvency of Samsudeen Hadjiar Abdul Razzak of 140, St. Joseph's street, Grandpass.

WHEREAS S. H. Abdul Razzak has filed a declaration of insolvency, and a petition for the sequestration of his estate has also been filed by S. M. L. Ahamado Cassim of 2nd Division, Maradana, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said S. H. Abdul Razzak insolvent accordingly; and that two public sittings of the court, to wit, on July 13, 1926, and on July 27, 1926, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said Ordinance, and for the taking of the other steps set forth in the said Ordinance; of which creditors are hereby required to take notice.

~		By order	of court,	A. E. PERERA,
Colombo, June	12,	1926,		for Secretary.
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In the District Court of Negombo. In the matter of the insolvency No. 166/I. of Edwin Charles de Silva Goonesekera of Ekala.

NOTICE is hereby given that the protection issued to the insolvent in the above case has been recalled.

By order of court, C. EMMANUEL, Negombo, June 14, 1926. Secretary.

In the District Court of Negombo.

No. 179/I. In the matter of the insolvency of Don Sebestian Fernando of Sea street, Negombo.

NOTICE is hereby given that Don Sebestian Fernando of Sea street, Negombo, has been adjudged an insolvent and has been directed to file his balance sheet on June 22, 1926.

By order of court, C. EMMANUEL, Secretary. Negombo, June 11, 1926.

In the District Court of Galle.

No. 556. In the matter of the insolvency of Ambalangodage Charles de Silva of Peraliva.

NOTICE is hereby given that a meeting of the creditors of the above-named insolvent will take place at the sitting of this court on July 16, 1926, for the examination of the insolvent.

By order of court, C. W. GOONEWARDENE, Galle, June 11, 1926. Secretary.

In the District Court of Galle.

In the matter of the insolvency of Casie Lebbe No. 560. Markar Mohamed Sali of Talapitiya, Galle. WHEREAS Casie Lebbe Markar Mohamed Sali of

Talapitiya, Galle, has filed a declaration of insolvency, and a petition for the sequestration of his estate has been

filed by A. C. M. Jameel of Dangedera, Galle, under the Ordinance No. 7 of 1853: Notice is hereby given that the said court has adjudged the said Casie Lebbe Marker Mohamed Sali insolvent accordingly; and that two public, sittings of the court, to wit, on July 5, 1926, and on July 26, 1926, will take place for the said insolvent to surrender and conform to, agreeably to the provisions of the said. Ordinance, and for the taking of the other steps set forth in the said Ordinance, of which creditors are hereby required to take notice.

By order of court, C. W. GOONEWARDENE, Galle, June 15, 1926. · Secretary.

In the District Court of Matara.

No. 29. In the matter of the insolvency of Marage John Nanayakkara of Front street, Matara.

NOTICE is hereby given that the second sitting of this court in the above matter has been adjourned for July 15. 1926, for the examination of the insolvent. X 😒

By order of court, E. C. DIAS, Matara, June 8, 1926. Secretary.

In the District Court of Kegalla.

In the matter of the insolvency of Bopitige No. 52. Yahonis Fernando of Warakapola in Beligal korale.

NOTICE is hereby given that the second sitting in this matter has been adjourned for July 8, 1926, and the protection of court extended for appointment of assignee, meeting of creditors, and other steps.

By order of court, R. RATNASINGHAM, Secretary. Kegalla, June 12, 1926.

NOTICES OF FISCALS' SALES.

Western Province.

In the District Court of Colombo.

M. R. P. L. . R. Kalippa Chetty of Sea Street, Plaintiff. Colombo. Vs.

No. 11,213.

(1) Y. L. Abu Haniffa of Silversmith Street. Colombo, and (2) S. Abdul Hameed of Layard's broadway, Colombo. Defendants.

Yoosoof Lebbe Mohammado Kalid of 273, Dematagoda, Colombo, the administrator of the estate of the late Y. L. Abu Haniffa, the 1st defendant above namedSubstituted 1st Defendant.

NOTICE is hereby given that on Wednesday, July 21, 1926, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said substituted 1st defendant as administrator of the estate of the 1st defendant above named in the following property for the recovery of the sum of Rs. 516.55, being amount of costs taxed, less a sum of Rs. 350, viz .:-

All that undivided two twelfth parts or shares of and from all that portion marked letter "A" out of the premises bearing assessment No. 162, situated at St. Joseph's street, within the Municipality and District of Colon bo, Western Province; and bounded on the north by the other part of this land marked letter "B" in the east by lot No. 2 purchased by I. L. M. Yoosoof Lebbe, on the south by Urugodawatta load, and on the west by St. Joseph's street; and containing in extent 1 rood and 32 50/100 square perches and registered A 103/315.

Fiscal's Office, R. O. DE SARAM, Colombo, June 16, 1926. Deputy Fiscal. 12/In the Courf of Requests of Colombo.

) S. N. S. Veerakumarasamypillai, (2) S. V. S. Sangaranarayanapillai, both of 5, Gasworks street, while the name, in Colombo, carrying on business under the name, style, and firm of Seena Vana Sana Plaintiffs. No. 16,707. Vs.

Gamaralage Sidoris Perera of Pepilivela in Avis~a-

NOTICE is hereby given that on Friday, July 23, 1926, will, be sold by public auction at the respective premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 228.45, with interest thereon at 9 per cent. per annum from July 23, 1924, till payment in full, and costs of suit taxed at Rs. 36 45, viz. :--

At 1 р.м.

(1) An undivided $\frac{1}{2} + \frac{1}{16}$ part or share of the land called Moragahawatta, situated at Pepiliyawela in Gangaboda pattu of Siyane korale, in the District of Colombo, Western Province, together with the thatched house standing thereon; bounded on the east by the live fence of Moragahawatta belonging to G. Singhappu Perera and Dorakadaliyaddekumbura, on the south by Malkosgaha-denium, and by Moragahamatta beliaming a G. Paulis deniya and by Moragahawatta belonging to G. Paulis Perera and another, cn the west by the live fence of Moragahawatta belonging to Kiriwathuduwage Hamine Hamy and by the live fence of the property belonging to G. Lewis Appu and another, and on the north by the live fence of the property belonging to G. John Perera and others; containing in extent about 3 acres.

At 1.30 р.м.

(2) An undivided 1 part or share of the land called Paunhena alias Moragahalanda, situated at Pepiliyawela aforesaid; bounded on the east by kumbura, on the

south by Wawladeniyakumbura, on the west by the ditch of the property belonging to S. Assen Lebbe Hadjiar Mohammado Lebbe, and on the north by Malkosgahadeniya ; containing in extent 8 acres.

At 2 P.M.

(3) An undivided $\frac{1}{4} + \frac{1}{16}$ share of the land called Ambagahawatta alias Millagahawatta, situated at Pepiliyawela aforesaid; bounded on the east by Gansabhawa road leading from Radawana to Pepiliyawela, south by the property belonging to G. William Perera, Police Vidane, on the west by the live fence of the property belonging to Udakandage Peter, and on the north by the live fence of the property belonging to D. J. Seneviratne Ralahamy ; containing in extent 4 acres.

Fiscal's Office, R. O. DE SARAM, Colombo, June 16, 1926. Deputy Fiscal. 30 Ho 8/ In the District Court of Colombo. R. R. M Arunasalam Chetty of Sea R. M. A. R . M. A. R. A. R. R. M Arunasalam Chetty of Sea street in Colon-boPlaintiff. No. 18,152

(1) Ouna Ahamado Lebbe, (2) O. L. M. Noordeen, both of 3rd Cross street in ColomboDefendants.

Vs.

NOTIGE is hereby given that on Tuesday, July 20, 1926, at 2 P.M., will be sold by public auction at Nos. 11 and 12, 3rd Cross street, Pettah, Colombo, the following movable property for the recovery of the sum of Rs. 905, with interest on Rs. 890 at 18 per cent. per annum from Novem-ber 6, 1925, till December 9, 1925, and thereafter on the aggregate amount at 9 per cent. per annum till payment in full, and costs (not taxed), less a sum of Rs. 325, viz. :-

•	
l lot iron tyres	1 lot brass hinges
1 lot large pipes	1 lot brass handles
l lot brass pipes	1 lot brushes
l lot machine belts	1 lot old iron pieces
1 lot packings	1 writing table
1 lot brass taps	1 chair
I lot brass bents	1 iron box
l lot iron knots	1 lot iron plates
50 large saws	1 copying press
1 lot spades	1 glass almirah
I screw machine	6 racks
1 lot screws	1 tot iron chains
l lot iron wires	1 iron stand
20 barrels nails	l'lot steam metres
. Star	
Fiscal's Office	R. O. DE SARÁM,
Colombo, June 16, 1926.	Deputy Fiscal.

Deputy Fiscal

22/108/ In the District Court of Kandy.

(1) S. P. M. Illukkumbura, (2) S. P. S. Illukkumbura, oth of No.74, Trincomalee street, Kandy....Plaintiffs. No. 32,591. Vs.

D. C. A. Marthelis de Silva of Pamankada road, Wellawatta Defendant.

NOTICE is hereby given that on Monday, July 19, 1926, at 3 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendant in the following property for the recovery of the sum of Rs. 1,800 plus Rs. 175.82 $\frac{1}{2}$ (costs), both amounting to Rs. 1,975.82 $\frac{1}{2}$, and damages at 10 per cent. on Rs. 1,750 from February 2, 1925, till payment in full, viz. :--

The property bearing assessment No. 91 situated at 4th Cross street, Pettah, within the Municipality and in the District of Colombo, Western Province; and bounded on the east by 4th Cross street, Pettah, north by Prince street, south by property bearing assessment No. 92, west by a wall; and containing in extent about 5 perches.

Fiscal's Office, Colombo, June, 16, 1926. R. O. DE SARAM, Deputy Fiscal.

68 In the District Court of Negombo. М. т. т O. Le Olagappa Chetty of Negombo Plaintiff.

No. 804

(1) Hadinappola Appuhamillage William Appuhamy, (2) Senarathdasarayaka Appuhamillage Liyanchi Nona Hamine both of Hanchapola in Yatigaha

Vs.

pattu of Happigam korale. Defendants.

NOTICE is hereby given that on Thursday, July 22, 1926, at 2 P.M., will be sold by public auction at the premises the right, title, and interest of the said defendants in the following property for the recovery of the sum of Rs. 3,300.90, with interest on Rs. 3,100 at the rate of 15 per cent. per annum from February 22, 1926, till May 3, 1926, and thereafter at 9 per cent. per annum till payment, viž. :-

The land called Welikanattewatta alias residing land, situated at Hanchapola in Yatigaha pattu of Hapitigam korale in the District of Negombo, Western Province; bounded on the north and east by lands of Don Daniel Gunasekara, south and west by land of Charles Appuhamy. and cart road; containing in extent 18 acres, with the tiled house standing thereon.

Fiscal's Office, Colombo, June 16, 1926.	R. O. DE SARAM, Deputy Fiscal.
<i>[°`</i>	
0.38 hurs	
Central Pro	ovince.
n Coloresson	- Josef -
Contral Providence Contral Provi	ourt of Kandy.
Warakaulle /Herats Mudi Bande/Warakaulle of Uru	yanselage Medduma lewattaPlaintiff.
10.1.	7 s .
Ampitiya Rajapakse Panti Attaragalla	

NOTICE is hereby given that on dates and time mentioned below will be sold by public auction at respective premises the following property mortgaged with the plaintiff by bond No. 2,082 dated July 11, 1924, and attested by M. B. E. Seneviratne of Kandy, Notary Public, and decreed to be sold under the decree entered in the above case for the recovery of the sum of Rs. 2,537.04, with interest on Rs. 2,400 at 9 per cent. per annum from November 27, 1925, till payment in full, and poundage, viz.:--

On Saturday, July 17, 1926, commencing at 12 noon.

(1) All that land called Kosgahayatatenna of 2 pelas paddy sowing extent, situate at Ataragalla in Uda-gampaha of Lower Dumbara, in the District of Kandy, Central Province; and bounded on the east by three-foot road, south by limit of Kosgahayatatennewatta, and on the west and north by the limit of Pihillekumburehena; together with everything thereon.

(2) All that field called Pihillekumburehena of 2 acres in extent, situate at Ataragalla aforesaid; and bounded on the east by three-foot road, south by the limit of Kosgahayatatennewatta, west by Heenihulaha and dry stream of Galkandehena, and on the north by

Rankothgederahena; together with everything thereon. (3) All that land called Pihillekumburehena³ of 5 acres in extent, situate at Ataragalla aforesaid; and bounded on the east by limit of Kodituwakkugedera Pusumba's chena, south by limit of Sinhalapedigedera. Menika's garden, west by limit of Wadugedera Tikira's land, and on the north by Kodituwakkugedera Samara Vidane's land alias Hinihulaha .

B 3

(4) All that land called Weliketiyehena of 7 acres in extent, situate at Ataragalla Udagama in Udagampaha aforesaid; and bounded on the east by the limit of Halangoda Ratemahatmaya's property, south by the limit of Thevar's property, west by limit of Ukkuwa Vidane's property, and on the north by the limit of Annamala's property.

(5) All that field called Galagawakumbura of 3 lahas paddy sowing extent, situate at Ataragalla aforesaid; and bounded on the east by the limit of Metiwalakumbura, Yadessa's field, south by the limitary ridge of Kirie's field, west by the stone and limit of Puncha's field, and on the north by the wella.

(6) All that field called Kumbalmetiyekumbura of 8 lahas paddy sowing extent, situate at Ataragalla aforesaid; and bounded on the east by the limit of the said Sadiris' field, south by the limit of Meragalgederawatta, and on the west and north by the limitary ridge of Meragalagederakumbura.

(7) Undivided 5/7 parts or shares of and in all that land called Boraluwewatta, situate at Ataragalla aforesaid; and entirety being bounded on the east by Wadugederawatta and Menika's garden, south by Ukkuwa Vidane's garden, west by Boraluwewatta, and on the north by Galbokkewatta; and containing in extent 7 acres in the whole.

Which said several lands adjoin each other and now form one property called and known as Boraluwa estate of the aggregate extent of 18 acres and 2 roods, as per plan dated January 19, 1919, and made by H. Keyt, Licensed Surveyor, and situate at Ataragalla aforesaid; and bounded on the north by R. Naida Conductor's land, north-east by the properties belonging to Galbokke Naida, Wadugedera Tikira, Wadu gedera Hawadiya, and Wadugedera Dingiri, east by Boraluwagederahena, Watagodayehena, and properties belonging to Wadugedera Dingiri Puncha, and Kanhotigedera Naida and others, south-west by Galkandehena, and west by properties belonging to Wadugedera Kira, R. Naida Conductor, Wadugedera Horatala Nanduwa, Pehillekumburewatte Tikira, and Pehillekumburewatte Menika.

Which said lands and premises are held and possessed by me upon deeds Nos. 13,213 of February 5, 1921, and 6,973 of January 11, 1918, both attested by J. W. Wickremasinghe, Notary Public, No. 5,474 of February 4, 1914; attested by F. W. P. Gunawardhana, Notary Public, No. 6,722 of November 26, 1917, attested by the aforesaid J. W. Wickremasinghe, Notary Public, and No. 2,689 of March 2, 1910, attested by F. W. P. Gunawardhana, Notary Public.

N.B. Remarks.—According to the Writ Officer's report 4th, 5th, and 6th lands are situated entirely separately and not adjoining each other, as stated in the prohibitory notice, and that 1st, 2nd, 3rd, and 7th lands are adjoining each other.

On Tuesday, July 20, 1926, at the Fiscal's Office, Kandy.

All the right, title, and interest in and to the defendant of all that mortgage bond No. 7,773 of February 2, 1916, and in and to the assignment hereof, No. 8,075 of April 5, 1916, both attested by E. M. B. Seneviratne, Notary Public, and in and to all the moneys due and to grow due thereon.

Registered E 179/161, 161/292, 161/267, 143/381, 160/361, 160/362, 124/109, and E 154/125 and E 198/136 and 137.

Fiscal's Office, Kandy, June 14, 1926.

A. RANESINGHE, Additional Deputy Fiscal.

Southern Province. the District Court of Colombo. Kawana Rawanna Mana Kawana Raman Chetty of . Plaintiff. Sea street, Colombo ... $\mathbf{Vs.}$ No. 5,046.

Don Arnolis Jayawardena of Maha Paiyagala . . Defendant.

NOTICE is hereby given that on Monday, July 12, 1926, at 2 o'clock in the afternoon, will be sold by public auction. at the premises in the following mortgage property, viz.

(1) Undivided 1 part from and out of the land celled Bandaragodawatta alias Hewagewatta, and 1 share of the buildings thereon, situated at Habakkala in Indurugama of Bentota Walallawiti korale, in the District of Galle, Southern Province; and bounded on the north by Habakkalagewatta, east by Watawalagewatta, south by Watawalagewatta, and on the west by Godawatta and Watawalagepelavatta; containing in extent about 8 acres (excluding thereing in the shares of the land and building thereon belonging to others).

(2) The remaining undivided $\frac{1}{2}$ share from and out of the allotment of land marked No. 10, called Agatuduwa Pelawatta, situated at Habakkala aforesaid; bounded on the north and south by the two allotments marked No. 9 of the same land belonging to Hettikandege Joseph Fernando, east by Thirimakumbura, and on the west by Wellewatta and sea shore; containing in extent $1\frac{1}{2}$ acre, together with $\frac{1}{2}$ of 10/48 part of the first plantations, $\frac{1}{2}$ part of the planter's share of the third plantations, and $\frac{1}{2}$ share of the building thereon, and excluding the shares belonging to others.

(3) Undivided $\frac{1}{2}$ share from and out of the 2/20 part of the allotment of land called Watawalagewatta, situated at Habakkala aforesaid; bounded on the north by Wata walagewatta belonging to vendor and others, east also by Watawalagewatta belonging to vendor and others, south by Watawalagewatta belonging to Francis Pitigala and others, and on the west by Hewagewatta; containing in extent about $\frac{1}{2}$ acre.

(4) Undivided 5 part from and out of the land called Thotuwagawawatta, situated at Induruwa in Benteta Walallawiti korale aforesaid; bounded on the north by Induruwewela, east by a water-course and Adundawatta and on the south and west by Agatuduwewatta; containing in extent about 1 are and 2 roods.

Writ amount Rs: 6,890, with interest at 15 per centper annum from December 16, 1923, till payment in fully and costs of suit.

Fiscal's Office, G. O. ABEYNAIKE, Galle, June 10, 1926. Deputy Fiscal. 23 / 108/- In the District Court of Galle. Liyanatelu Sadris de Silva of Ambalangoda.... Planta No. 19,474. Vs.

(4) R. G. Girigquis de Silva, (29) Juwan Wadu Ana de Silva, both of Ambalangoda Defendants

NOTICE is hereby given that on Saturday, July 10, 1925, at 2 P.M., will be sold by public auction at the spot the right, title, and interest of the said plaintiff and 2966 defendant in the following property, viz. .--

All the soil and trees, and all the buildings standing on the one-sixth portion of the land called Pattiniyawatta alias Waduwatta, whereon Thomas de Silva, Schöplmaster resided, situated at Welegoda in Ambalangoda in He Wellaboda pattu of Galle District; and bounded on the north by one-sixth portion of the same land, east by Balagamhewagewatta, south by another one-sixth portion of the same land belonging to S. Andris de Silva, and west by Malapolagalketiyewatta; containing in extent 37.27 perches.

Writ amount Rs. 780 94 as costs, and Rs. 23. 17 as writ costs.

Fiscal's Office, Galle, June 14, 1926. C. O. ABEYNAIKE, Deputy Fiscal

PART II. - CEYLON GOVERNMENT GAZETTE - JUNE 18, 1926 437 orthern Province. until payment in full, and costs (to be taxed), poundage, and charges, viz.:-A piece of land situated at Kilaly in Muhamalai parish, Pachchilaippalli division of the Jaffna District, In the District Court of Jaffna. Northern Province, called "Vaikkaltoddam "; con-Swampillai Soosaippillai of Chundicully Plaintiff. taining or reputed to contain in extent 21 acres, with No. 20. 73. Vs. its appurtenances; bounded or reputed to be bounded on the east, and south by channel, and on the north Pethuruppillai Philippiah of Chundicully...Defendant. and west by Sand Foad. This land is said to be subject to a prior mortgage NOTICE is hereby given that on Tuesday, July 13, for Rs. 4,250. 1926, at 11 o'clock in the forenoon, will be sold by public auction at the spot, the right, title, and interest of the said defendant in the following property A. VISWANADHAN, Fiscal's Office, for the recovery of Rs. 500, with interest thereon at Jaffna, June 10, 1926. Deputy Fiscal. the rate of 12 per cent. per annum from April 29, 1925, I. EDWARD TURNER MILLINGTON, Fiscal for the I, FRANK BARTLETT, Fiscal for the Western Province, do hereby appoint Mr. A. K. Alvapillai to Province of Sabaragamuwa, do hereby licence and appoint Mr. A. K. Alvapulle of Avissawella to be Marshal for seven be Marshal for the Udugaha and Meda pattu of days from June 13, 1926, for the divisions of Palle and Hewagam korale in the District of Colombo, under the provisions of "The Fiscal's Ordinance, 1867, and Meda pattus of Kuruwiti korale of the Ratnapura District, and of Three Korales and Lower Bulatgama of the Kegalla authorize him to perform the duties and exercise the District, under the provisions of the Fiscals' Ordinance, authority of Marshal from June 14 to 19, 1926, for No. 4 of 1867, and authorize him to perform the duties and which this shall be his warrant. exercise the authority of Marshal, for which this shall be This 14th day of June, 1926. his warrant. F. BARTLETT, E. T. MILLINGTON, Fiscal W. P. June 10, 1926. Fiscal's Office, Colombo. Fiscal. IN STESTAMENTARY ACTIONS. ONOTICES In the District Court of Colombo. In the District Court of Colombo. Ofder Nisi. Order Nisi. Testamentary In the Matter of the Intestate Estate Testamentary In the Matter of the Intestate Estate and Effects of Don Louis Ranasinghe Weera of the late Albert Edward Weinman Jurisdiction. Jurisdiction. of Alutmawatta in Colombo, sekera Police, Vidane of Mahara, Nuge-No. 2,777. No. 2,797. deceased. goda, in the Adikari pattu of Siyane korale, deceased. Cornelia Wilhelmina Weinman of Upcot, Alutma-Dona Cornelia Goonewardena Aratchiege Hamine of Mahara Nugegoda aforesaid Petitioner. (1) Evelyn St. Maude Caruthers Weinman, pre-QAD Der Abraham Ranssmane Weerasekera, (2) Dona Indranayana, wandsinghe Weerasekera, (3) Don-Paulio Ranasinghe Weerasekera, (4) Dona Chandsently of Canada, (2) Allan Edward Weinman of Alutmawatta in Colombo, (3) Gareth Charles · Bertram Weinman of Alutmawatta in Colombo, rawathi Ranasinghe Weerasekera, and (5) Don David Ranasinghe Weerasekera, all of Mahara (4) Godfrey Fredrick Weinman of Alutmawatta Nugegoda aforesaid Respondents. THIS matter coming on for disposal before A. L. J. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on Croos-Dabrera, Esq., District Judge of Colombo, on May. 6, 1926, in the presence of Mr. C. E. P. Jayanayake, Proctor, on the part of the petitioner above named; and the affidavit April 23, 1926, in the presence of Mr. J. C. Weinman, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March of the said petitioner dated May 5, 1926, having been read : 6, 1926, having been read: 'It is ordered that the petitioner be and she is hereby It is ordered that the petitioner be and she is declared entitled, as widow of the above-named deceased, hereby declared entitled, as widow of the above-named to have letters of administration to his estate issued to deceased, to have letters of administration to his her, unless the respondents above named or any other estate issued to her, unless the respondents above named or any other person of persons interested shall, on or before June 10, 1926, show sufficient cause to the satisfaction of this court to the contrary. person or persons interested shall, on or before June 10, 1926, show sufficient cause to the satisfaction of this court to the contrary. A. L. J. CROOS-DABRERA. May-6, 1926. District Judge. A. L. J. CROOS-DABRERA, and the second District Judge. . . . 18 The date for showing cause against the above Orden Nisi is extended for June 24, 1926. The date for showing cause against this Order Nisi being made absolute is extended for June 24, 1926. A. L. J. CROOS-DABRERA, A. L. J. CROOS DABREBA, Districe Judge. District Judge.

PART II. - CEYLON GOVERNMENT GAZETTE --438 JUNE 18, 1926 21/28/ In the District Court of Colombo. In the District Court of Colombo. Order Nisi. Order Nisi. , Testamentary. In the Matter of the Intestate Estate of estamentary In the Matter of the Last Will and A,823. Lizzie Sarah Heyzer (widow of Arthur Fredrick Heyzer) of Slave Island in Colombo, deceased No Testament of the late Gangoda-Jurisdiction. 1 des wilage Carolis Dabare of Pita Kotte No. 2,820. Colombo, deceased/
Fredrick Heyzer of Colpetty ..., J..... Petitioner.
THIS matter coming on for disposal before A. L. J.
Croos-Dabrera, Esq. District Judge of Colombo, on May 19, 1926 in the presence of Messrs. J. M. Pereira & L. L.
Fonseta, Proctors, on the part of the petitioner abovenamed; and the affidavit of the said petitioner dated
April 1, 1926, having been read:
It is ordered that the petitioner be and he is hereby declared entitled, as son and only heir of the abovenamed estate. in the Palle pattu of Salpiti korale, deceased. estate, to have letters of administration to her estate and the affidavits (1) of the said petitioner dated May issued to him, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satis-13, 1926, and (2) of the attesting notary and witnesses dated May 12, 1926, having been read: faction of this court to the contrary. It is ordered that the last will of Gangodawilage Carolis Dabare, deceased, of which the original has A. L. J. CROOS-DABRERA been produced and is now deposited in this court, be May 19, 1926. District, Judge. and the same is hereby declared proved; and it is further declared that the petitioner is the executrix In the District Court of Colombo. 1608, 17 named in the said will, and that she is entitled to have 19. 19. jež Order Nisi. probate thereof issued to her accordingly, unless any person or persons interested shall, on or before June Testamentary, In the Matter of the Intestate Estate Jurisdiction. Hadjiar Mohamed Marikar of 10, 1926, show sufficient cause to the satisfaction of Zubair, late of No. 19, Clifton lane, No. 2,824. this court to the contrary. Dematagoda in Colombo, deceased: A. L. J. CROOS-DABRERA, Meera Lebbe Marikar Ayinul Marlia of No. 19, May 18, 1926. District Judge. Clifton lane, Dematagoda in Colombo.....Petitioner. And The date for showing cause against this Order Nisi is (1) Mohamed Hamzeth, (2) Mohamed Ishack, extended to June 24, 1926. A. L. J. CROOS DABRERA, June 11, 1926. District Judge. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 19, 1926, in the presence of N. M. Zaheed, Proctor, on the part of the petitioner above named; and the officient of the petitioner doted May 18 In the District Court of Colombo. Order Nisi. Testamentary In the Matter of the Intestate Estate Junsdiction. Neil Richard Christopher Ferreira of and the affidavit of the said petitioner dated May 18, No. 2,821. Dean's road in Colombo, deceased. 1926, having been read : It is ordered that the petitioner be and she is hereby declared entitled, as widow of the above-named anie Maria Josephine Ferreira of Dean's road (1) Clarence Gustare Europe Ferreira of Dean's roau
 (1) Clarence Gustare Europe Ferreira of Mansergh avenue, Grandpass, Colombo (3) Mathew Wilfred Ferreira of Cotta, (4) Sophie Maria Josephine Ferreira of Dean's road, Colombo, (5) Cecilia Petitioner. deceased, to have letters of administration to his estate issued to her, unless the respondents above named or any other person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction, of this court to the contrary. Grace Violet Anderson *nee* Ferreira, wife of (6) Nathaniel Joseph Russel Anderson, both of Chilaw, (7) Cyril Antony Bertram Ferreira, (8) A. L. J. CROOS-DABRERA, May 19/1926. District Judge. In the District Court of Colombo. 1031 Cecil Bertram Ferreira, both minors, appearing by their guardian *ad litem* (9) Pansy Ferreira Order Nisi. Testamentary Jurisdiction. nee Raymond, all of Dehiwala......Respondents. In the Matter of the Last Will and Testa THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 19, 1926, in the presence of Mr. D. I. Paul Perera, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 17, 1926, having been read: It is ordered that the petitioner be and she is hereby declared entitled, as mother of the above-named deceased, to have letters of administration to his metate issued to her unless the respondents above ment of Wijeratne Mudiansalage Don William Jayawardana Appuhamy of Heiyantuduwa in the Adikari pattu of Appuhamy of Heivalitudiwa in the Adikari pattu THIS matter coming on for disposal before A. L. J. Croos-Rabrers, Esq., District Judge of Colombo, on May 29, 1926, in the presence of Mr. John Leopold Perera, Proctor, on the part of the petitioner above named; and the affidavits of the said petitioner dated May 20, 1926, and (2) of the attesting witnesses also dated May 20, 1926, having been estate issued to her, unless the respondents above named or any other person or persons interested shall, an or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary. read': It is ordered that the last will of Wijeratne Mudiansalage Don William Jayawardana Appuhamy, deceased, of which the original has been produced and is now deposited in this A. L. J. CROOS-DABRERA May 19, 1926. District Judge.

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court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA May 29, 1926 District Judge. In the District Court of Colombo. 1608 Order Nisi. Testamentary In the Matter of the Joint Last Will and Testament of Packeer Bawa Mohammadu Jurisdiction. Lebbe Marikar, deceased, and Mariambu Natchia, both of 79, Temple road, No. 2,831. Colombo. Natchia of 79, Temple road Co-Mariambo Petitioner. lombo THIS matter coming of ibr discost before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo; on May 24, 1928, in the presence of Mr. M. S. J. Akbar, Proctor, on the part of the petitioner above named; and the affidavits

(1) of the said petitioner dated May 14, 1926, and (2) of the abtesting notary also dated May 14, 1926, having been read :

It is ordered that the joint last will and testament of Packeer Bawa Mohammado Lebbe Marikar and Mariambo Natchia (husband and wife), of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioneness the surviving executive have probate thereof issued to her accordingly, unless any, person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

May 24, 1926.

Testamentary

Jyrisdiction.

No. 2,834.

In the

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The District Court of Colombo. Order Nisi.

In the Matter of the Intestate Estate of the late Bulathsinghalage Henry Cooray of Ward place, Colombo, deceased.

A. L. J. CROOS-DABREBA,

District Judge.

Bulathsinghalage Wilson Cooray of Ward place, Petitioner. Borella, Colombo.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on June 1, 1926, in the presence of Messrs. Jayasekere & Jayasekere, Proctors, on the part of the petitioner above named; and the affidavit of the said petitioner, dated May 10, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of

this court to the contrary A. L. J. CROOS DABRERA, District Judge. June 1, 1926. In the District Court of Colombo. 25/68 Order Nisi. In the Matter of the Last Will and Testa-Testamentary ment of the late Dizabeth Perera of Wellewatta in Coombo Jurisdiction. No. 2,838. Lewis Repera Welle of . Samuel Basi Petitioner. Colombo. THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May

31, 1926, in the presence of Messrs. Pereira & Caldera Proctors, on the part of the petitioner above-named; and the affidavits (1) of the said petitioner dated May 21, 1926, and (2) of the attesting witnesses dated May 24, 1926, having been read :

It is ordered that the last will of Elizabeth Perera, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executor named in the said will, and that he is entitled to have probate thereof issued to him accordingly, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary

	· · · ·	A.	L. J. GR	OOS-DABR	ERA.
	1926.			District	Judge.
25 Ros	In the L	f istrict Co	ourt of Co	lombo.	
2012		Astrict Co	ourt of Co	nombo.	

Carlos and Order Nisi.

Testamentary In the Matter of the Last Will and Testament of Meera Lebbe Colenda Jurisdiction. No. 2,836. Marikar, deceased.

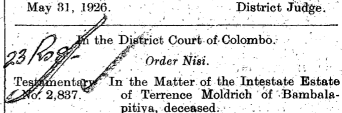
Assina Umma of No. 9, Alexander place,

Procter, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 28, 1926, having been read:

It is ordered that the last will of Meera Lebbe Colenda Marikar, deceased, of which the original has been produced and is now deposited in this court, be and the same is hereby declared proved; and it is further declared that the petitioner is the executrix named in the said will and that she is entitled to have probate thereof issued to her accordingly, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to the contrary.

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A. L. J. CROOS-DABRERA,



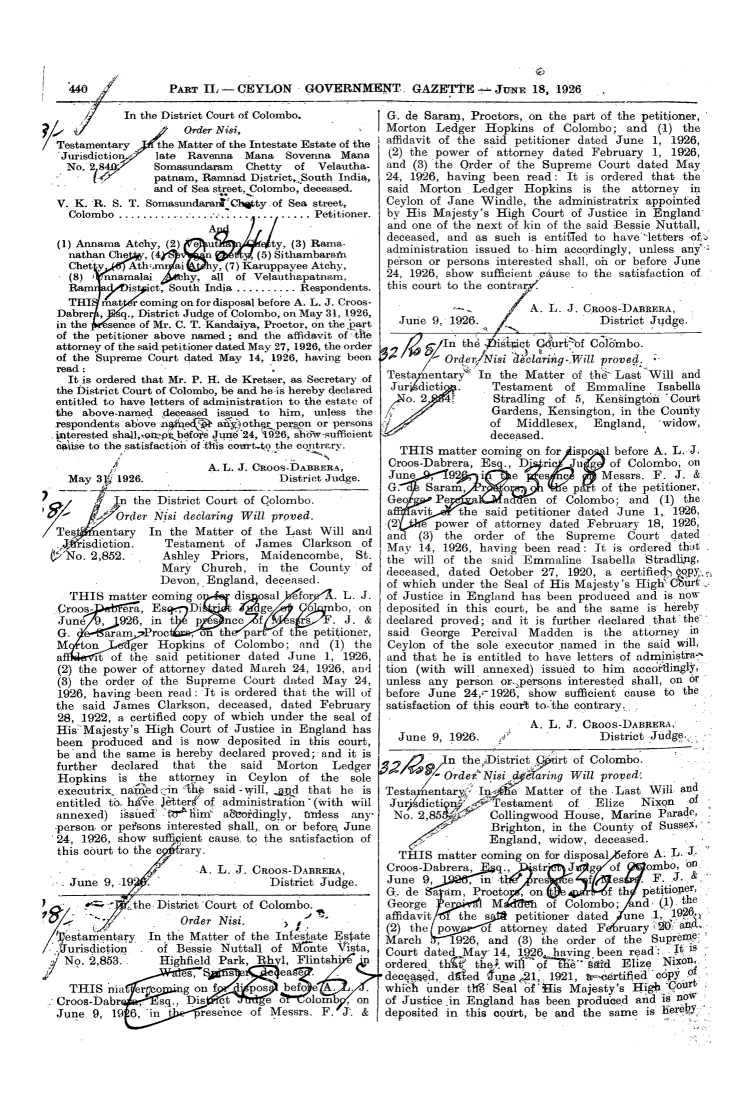
Vincent Robert Moldrich of Dehiwela......Petitioner.

Ar Ethelyn Moldrigh & Battleslos. Respondent.

TITIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 25, 1926, in the presence of Mr. P. Cassius Jansz, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated May 21, 1926, having been read:

It is ordered that the petitioner be and he is hereby. declared entitled, as father of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondent above named or any other person or persons interested shall, on or before June 24, 1926; show sufficient cause to the satisfaction of this court to the contrary.

May 25, 1926.



declared proved; and it is further declared that the said George Percival Madden is the attorney in Ceylon of the surviving executors named in the said will, and that he is entitled to have letters of administration (with will annexed) issued to him accordingly, unless any person or persons interested shall, on or before June 24, 1926, show sufficient cause to the satisfaction of this court to - the contrary.

A. L. J. CROOS-DABRERA, June 9, 1926. District Judge.

In the District Court of Colombo.

29 /208/_ Order Nisi. Testanentary In the Matter of the Intestate Jurisdiction. Estate and Effects of Jayasinghage No. 5,163. Dona Elisa Hamy, late of Colombo, deceased.

And

(1) Eileen Mary Jayasinghe and (2) Albert Jayasinghe Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on May 31, 1926, in the presence of Messrs. Wilson & Kadirgamar, Proctors, on the part of the Retitioners above named; and the affidavit of the said petitioner dated May 22, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as a person interested in the estate of the above-named deceased, to have letters of administration de bonis non issued to him, unless the respondents above named or any other person or persons interested shall, on or before July 1, 1926, show sufficient cause to the satisfaction of this court to the contrary.

A. L. J. CROOS-DABRERA, District Judge.

In the District Court of Colombo. 28/208 Order Nisi.

May 31, 1926.

of Meewanage Jalis Perera of Kalal-goda in the Palle pattu of H--Testamentary. In the Matter of the Intestate Estate Jurisdiction. of Meewanage Jalis Perera of Kalalgoda in the Palle pattu of Hewagam No. 7,354. korale, deceased.

Meewanage Heras Perera of Kalalgoda aforesaid ... Pett tioner. 63 0

(1) Maewanage Carlina Perera, (2) ditto Surabeal Perera, (3) ditto Engohamy, (4) ditto Selestinahamy (minors), (5) Elwetigalage Pabilis Perera of Kottawa (guardian ad litem)......Respondents.

THIS matter coming on for disposal before A. L. J. Croos-Dabrera, Esq., District Judge of Colombo, on March 20, 1926, in the presence of Mr. W. R. Jayawardene, Proctor, on the part of the petitioner above named; and the affidavit of the said petitioner dated March 18, 1926, having been read:

It is ordered that the petitioner be and he is hereby declared entitled, as son of the above-named deceased, to have letters of administration to his estate issued to him, unless the respondents above named or any other person or persons interested shall, on or before. June 24, 1926, show sufficient cause to the satisfaction of this court.

A. L. J CROOS-DABRERA, District Judge. March 25, 1926.

50 / 2 In the District Court of Negombo. Order Nisi. Testamentar Jurisdiction. In the Matter of the Estate and Effects of the late Samaratunga Appohamillage Dona Ranmenika No. 2,413. maratunga of Hangawatta in pattu of the Hapitigam

THIS matter coming on for disposal before D. H. Balfour, Esa District Judge of Negombo, on May 11, 1926, in the presence of Messes. Samaratunga & Pereira, Proctors, on the part of the petitioner, Adikari Mudiyanselage Simon Peter Gundratne of Hanga-watta aforesaid; and the affidavit of the said petitioner dated March 29, 1926, having been read :

It is ordered that the 7th respondent be appointed guardian ad litem over the minors, 1st, 2nd, 3rd; 4th, 5th, and 6th respondents, for the purpose of this testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary on or before the date mentioned herein below. It is further ordered that the said petitioner be and

is hereby declared entitled, as the husband of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him accordingly, unless the respondents, (1) Adikari Mudiyanselage Gnawathi Gunaratne, (2) ditto Marthelis Peter Gunaratne, (3) ditto John Peter Guna-ratne, (4) ditto William Peter Gunaratne, (5) ditto Thimon Peter Gunaratne, (6) ditto Babynona Gunaratne, (7) Samaratunga Appuhamillage Don Deonis Samaratunga of Dunnagedara in Udugaha pattu of the Siyane korale, or any other person or persons interested shall, on or before June 4, 1926, show sufficient cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 7th respondent do produce the said minors before this court on June 4, 1926, at 9.30 A.M., in connection with this case. ે દુ

May 11, 1926.

D. H. BALFOÙR, District Judge.

Time for showing cause against this Order Nisi is extended for June 10, 1926.

D: H. BALFOUR, District Judge.

Time for showing cause against this Order Nisi is extended for June 24, 1926.

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D. H. BALFOUR, District Judge.

32 Ro 8/ In the District Court of Negombo.

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32/10 8/- Order Nisi. Testamentary In the Matter of the Intestate Estate of the Jurisdiction. late Inasia Silva Christogu Pulle of No. 2,419. Etgala in Dunagaha pattu, deceased.

THIS thatter coming on for final disposal before D. H. Balfour, Esq., District Judge of Negombo, on June 4, 1926, Balfour, Esq., District Suge of Progenito, on o the 1, 1940, in the presence of Mr. And A. Caldera, Proctor, on the part of the petitioner, Francis martin Wangaratham of Etgala; and the affidavit of the said petitioner dated May 18 1926, having been read. It is ordered that the 1st respondent be and he is hereby appointed guardian *ad litem* of the minor 5th respondent for the purpose of the testamentary action, unless sufficient cause be shown to the satisfaction of this court to the contrary, on or before the date mentioned herein below.

It is further ordered that the said petitioner be and he is hereby declared entitled, as the eldest sen of the said deceased, to administer the estate of the deceased above named, and that letters of administration do issue to him

accordingly, unless the respondents (1) Francis Soveil Wanigaratnam, (2) Francis Amia Wanigaratnam, (3) Senanayakage Saviel Pulle, (4) Francis Christogu Wanigaratnam, all of Etgala, and Francis Erutas Wanigaratnam-or any other person or persons interested shall, on or before July 2, 1926, show cause to the satisfaction of this court to the contrary.

And it is further ordered that the said 1st respondent do produce the said minor before this count on July 2, 1926, at 9.30 A.M., in connection with his case.

D. H. BALFOUR, June 4, 1926. District Judge. the District Court of Kalutara. Order Nisi.

Testamentary In the Matter of the Estate of the late /Jurisdiction. Undugodagey Don Carolis Rodrigo, No: 1,783. Registrar, deceased, of Paragastota. THIS matter coming on for disposal before C. Coomaraswamy, Esq., District Judge of Kalutara, on May 4, 1926, in the presence of Mr. L. O. K. Goone-tilleke, Prostor, on the part of the retrijoners, Katta-godage, Don Listi Appunany of Tebuwana and Undugodagey, Don Babbusinghe Rodrigo, Vidane Aratchy of Paragastota, and of Messrs. Wijemanna & Ismail, Proctors, on the part of the respondents; and the affidavit of the said partitioners dated April 7 and the affidavit of the said petitioners dated April 7, 1926, having been read:

It is ordered that the said petitioners be and they are hereby declared entitled, as next of kin of the above-named deceased, to have letters of administration to his estate issued to them, unless the respondent, Hidellagey Podynona Perera Haminey of Paragastota, or any other person or persons interested shall, on or before June 22, 1926, show sufficient cause to the satisfaction of this court to the contrary.

J. ALOYSIUS FERNANDO, -May 27, 1926. District Judge. In the District Court of Kandy. Order Nisi. estamentary In the Matter of the Estate of the late Jurisdiction Segu Ibrahim Mohideen Abdul Cader No. 4,395 Kader Mohideen, deceased, of Panwila. THIS matter coming on for disposal before Vincent Michael Fernando, Esq., Acting District Judge of Kandy, on May 29, 1926, in the presence of Newrow Serayanaputtu & Balasingam, Proctors, on the part of the petitioner, Mohideen Abdul Cader of Panwill; and the under of the said petitioner dated April 30, 1926, having been read: It is ordered that the said petitioner, as a son of the April 27, 1926. deceased above named, be and he is hereby declared entitled to have letters of administration issued to him of the estate In the District Court of Matara. of the deceased, uness the respondents—(1) Thana Rahu-math Umma, (2) Pitche Umma alias M. S. Rahumath Beebee, (3) Sara Umma, (4) Sahul Hameed, (5) Mohamed Testamentary In the Matter of the Joint Last-Will and Cassim, (6) Mohideen Meera Umma, (7) Asia Umma, (8) Sulaiha Umma (9) Haajara Umma, and (10) Asser Beebee, or any person interested shall, on or before July 1, 1926, show sufficient cause if the satisfaction of this court to the Jurisdiction. No. 3,195. Matara. contrary. V. M. FERNANDO, Acting District Judge. May 29, 1926 District or Galle. Of dated March 12, 1926, having been read: It is ordered that the joint last will and testament of the In the Matter of the Kanakaratne Hing **KIn** Estate of the lat Testamentary nhamy, deceased, Jurisdiction. of Uduwaragoda No. 6,223. THIS action coming on for disposal before A. P. Boone, Esq., District Judge of Galle, on February 9, 1926, in the presence of Mr. W. P. Amarasinghe, Proctor, on the part of the petitioner, Degire Mathes her accordingly. Mendis Senaviratne of Uduwaragoda; and the affidavit ·· 22 of the said petitioner dated February 1, 1926, having

been read: It is declared that the said petitioner, as husband of the deceased above named, is entitled to have letters of administration issued to him and all nave letters of administration issued to min and an parties heard accordingly, unless the respondents, viz., (1) Mahadura Jayanerishamy of Uduwaragoda, (2) Degiri Gilmanhamy of ditto, (3) Degiri Nadoris Mendis Senaviratne of Akurela, (4) Degiri Tedis Mendis Senaviratne, (5) Degiri Andiris Mendis Senaviratne, (6) Degiri James Mendis Senaviratne, (7) Degiri Thomis Mendis Senaviratne of Opium Depôt, Moratuwa, (8) ditto Emalia Mendis Senaviratne, wife of (9) Weerakkodi Edmond de Silva, Station Master, Hunupitiya, (10) Degiri Amalia Mendis Senaviratne, (11) Sockman Goonatilika of Balapitiya, (12) Degiri Ebert Mendis Senaviratne, Schoolmaster, Walgam, pola, shall on or before April 26, 1926, show sufficient cause to the contrary.

It is further declared that the said 1st respondent be appointed guardian ad litem over the 2nd respon-dent, unless the said respondent shall, on or before April 26, 1926, show sufficient cause to the satisfaction of this court to the contrary.

February 9, 1926.

A. P. BOONE, District Judge.

Extended for June 30, 1926. May 18, 1926.

In the District Court of Galle. 0 1808/

Order Nisi.

Testamentar No. 6,263

In the Matter of the Estate of the late Kukulege Angohamy alias Angobaba, deceased, of Ambalangoda.

THIS matter coming on for disposal before J. C. W. Rock, Esq., District Judge of Galle, on April 27, 1926, in/the presence of Mr. A. D. de Silva, on the part of the patitioner Wadgwohrwa Aleckman Silva of Maha Ambalaproda and the adidavit of the said petitioner dated April 27, 1926, having been read: It. is declared that the said petitioner, as son of the deceased above named, is entitled to have letters of administration issued to him accordingly, unless the respondents, viz., (1) Maduwehewa Podinona, (2) ditto Jussienona, both of Maha Ambalangoda, shall, on or before June 23, 1926, show sufficient cause to the satisfaction of this court to the contrary.

J. C. W. Rock,

District Judge.

Order Absolute destaring Will proved.

Testament of the late Andris Abey wardane Kodippily of Matara, deceased, and Emaliya Abeysekera Kodippily of

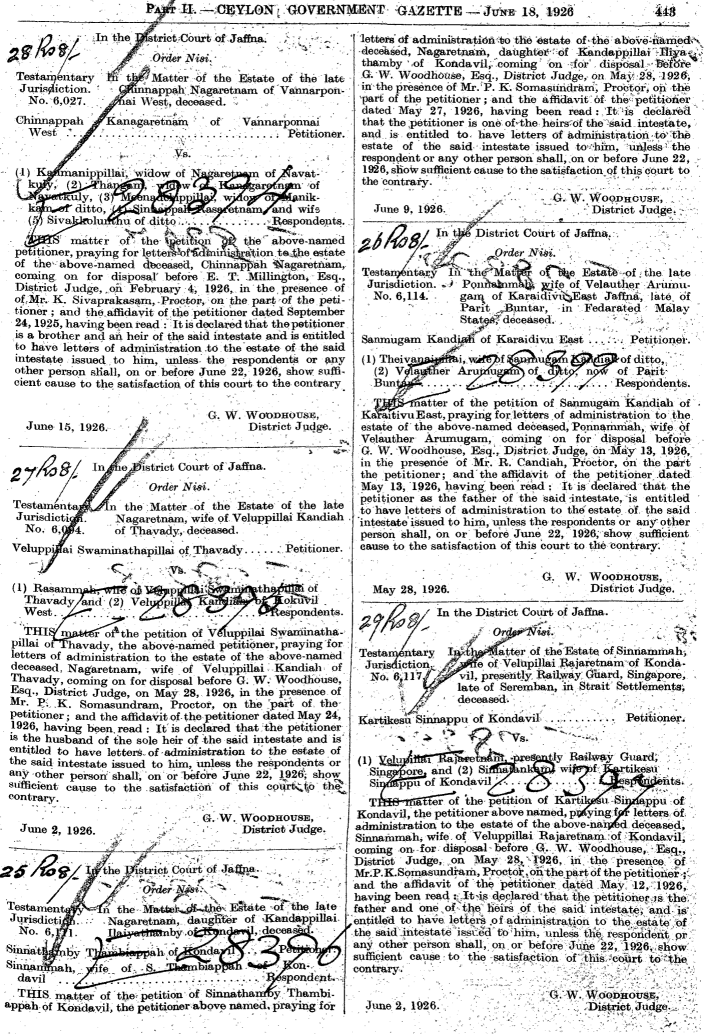
These matter coming on for disposal before E. T. Dyson. Esq., District Judge of Matura, on March 12, 1926, in the presence of Mr. D. N. J. Tobrazuriya, Protor, on the part of the petitioner dated February 22, 1926, and of the attesting witnesses, C. A. Kodippily and D. A. P. Wijetunga,

late Andris' Abeywardane Kodippily dated May 29, 1912, be and the same is hereby declared proved,

It is further declared that the said Emaliya Abeysekera Kodippily of Matara is the executor named in the will, and that she is entitled to have probate of the same issued to

E. T. Dyson. District Judge.

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PART II. -- CEYLON GOVERNMENT GAZETTE -- JUNE 18, 1926 444 In the District Court of Mannar. In the District Court of Batticaloa. 0 9 Order Nisi. Order Nisi. In the Matter of the Estate and effects of Testamentary In the Matter of the Estate of Saido Caseem Jurisdiction. the late Pakeerbawa Mohamed Cassim Seenimohaiadeen Marakaer, late of of Sammanturai, deceased. No. 204. Vathalai in South India, deceased. No 367 Emmanuel, Secretary, District Court of Batti-В. stampillai James Arasaratnam, Secretary of thePetitioner. caloa.... District Court of Mannar Petitioner. Vs. (1) Adamçaydu Avvaummah, (2) Mohamed Cassim Vs. (1) Mohamade Sulaihaumma, widow of Seenimohaiadeen Marakaer of Vathalai in South India, (2) Mohamado Asisumma, widow of Jamal Mohamado of ditto, (3) Saido/Abdulla Mavulana, and wife (4) Mohamado Esq., District Judge of Batticeloa, on May 15, 1926, in the presence of Mr. MAS Jairo Katterper, Proctor, on the part of the petitioner, and the affidavit and petition of the petitioner dated hay 1 and 8, 1926, respectively having been read Pattunachchy, both of ditto, (5) Saiado Caseem Saiadoahamado of Erukkilampiddy. (6) Mohamado-Mana Mohamado Ibrahimadosan, (7) Sina Thana' Mana Mohamado Ibrahimadosan, (7) Sina Thana' Mado Agiaumma, (9) Jendita Deober, daughter of Mohamadosan, (10) Bahediamma, daughter of Moha-madosan, all of Varbalai in South India.... Respondents. It is ordered that the 3rd respondent be and he is hereby appointed guardian ad litem over the minor, the 2nd respondent, and that the petitioner be and he is hereby THIS matter of the petition of Bastiampillai James declared and entitled as Secretary of the District Court of Arasaratnam, praying for letters of administration to the Batticaloa to administer the estate of the deceased, and that estate of the above named deceased, Saiado Caseem Seeniletters of administration do issue to him accordingly, mohaiadeen Marakaer, coming on for disposal before C. E. unless the above respondent or any other person or persons Jones, Esq., District Judge, on June 8, 1926, in the presence of Mr. S. Mudlr. Anantham, Proctor; on the part of the interested shall, on or before June 22, 1926, show sufficient cause to the satisfaction of this court to the contrary. petitioner ; and the affidavit of the petitioner dated June 7, 1926, having been read : It is declared that the petitioner W. D. NILES, is the Secretary of the District Court of Mannar and is entitled to have letters of administration to the estate May 15, 1926. District Judge. of the said intestate issued to him, unless the respondents In the District Court of Batticaloa. or any other person shall, on or before July 9, 1926, show K08, Order Nisi sufficient cause to the satisfaction of this court to the In the Matter of the Estate and Effects of contrary. Testamentar It is further ordered that the 6th respondent be appointed Jurisdictio the late Meeralebbepody Marakkarpody guardian ad litem of the 9th and 10th respondents for the No. 2054 of Eravour, deceased. purpose of representing them in these proceedings, unless eilapadenpody Ummakkandu of Division 2 the respondents above named shall, on or before the said Erazour Petitioner. date, show sufficient cause to the satisfaction of this court Vs. to the contrary Marakkarpodiar Mohamednachchi of Division No. 2, Eravour, Respondent, THAS matter common for displayable fore. W. D. Niles, Esq. District Judge of Basticatoa on May 15, 1926, in the presence of Mr. M. A. Zain Kariapper, Proctor, on the part of the petitioner; and the affidavit and petition of the petitioner dated April 9, 1926, and May 10, 1926; respectively having been read. C. E. Jones, June 8, 1926. District Judge. In the District Court of Batticaloa. respectively having been read: It is ordered that the petitioner be and she is hereby Order Nisi. declared entitled, as the widow of the deceased, to administer Testaméntary In the matter of the Estate of the late the estate of the deceased, and that letters of administra-Juris action. Meera Maricar Mohamed Adambawa of tion do issue to her accordingly, unless the above respond-No. 193. Karuncoditivu, Division No. 5, deceased. ent or any other person or persons interested shall, on or before June 22, 1926, show sufficient cause to the satis-Emmanuel, Secretary, District Court of B. Petitioner. faction of this court to the contrary. Satticaloa . W. D. NILES, 3.5 District Judge. May 15, 1926. Vs) Avenna Mohamad Patuliama, personally and as guardian ad liter of the minors, (2) Mohamed Adamn the District Court of Puttalam. 180 Order Nisi. bawa Asiaumma, (3) Mohamed Adambawa Mohama-Testamentary In the Matter of the Intestate Estate dasim, (4) Mohamed Adambawa Mohamad Ismail of of Omergatha Marakar Asia Umma Karuncoditivu, Division No. 5 Respondents-Jurisdiction. of Thaneerkuda in Akkaraipattu in No. 595. THIS matter coming on for disposal before W. D. Niles, Esq., District Judge of Batticaloa, on April 9, 1926, in the presence of Messrs. D. W. & R. B. Kadramer, Proctors, the Puttalam District, deceased. Mohamado Meera Lebbe of Sego Sickander ... Petitioner on the part of the petitioner ; and the affidavit and petition Thaneerkuda aforesaid. of the petitioner dated January 21, 1926, and April 9, 1926, And 2 respectively, having been read : respectively, having been read: It is ordered that the petitioner be and he is hereby declared entitled, as Secretary of the District Court of Batticaloa, to administer the estate of the deceased, and Alt Wawa Omergathe Marakar of Mohamado Thikally in Akkaraipattu aforesaid Respondent THIS matter coming on for disposal before L J de that letters of administration do issue to him accordingly, S. Seneviratne, Esq.; Additional District Judge of Puttalam, on April 15, 1926, in the presence of Mr. Wilfred A. Muttukumaru, Proctor, on the part of the part of the unless the above respondents or any other person or persons interested shall, on or before June 24, 1926, show sufficient cause to the contrary. the petitioner above named; and the affidavit of the petitioner dated April 12, 1926, and petition dated 12 W. D. NILES. April 9, 1926. District Judge. April 15, 1926, having been duly read :

It is ordered that Sego Sickander Mohamado Meera In the District Court of Kegalla. 08 Lebbe, the petitioner above named, be and he is Order Nisi. hereby appointed administrator of the estate of Omergatha Marakar Asia Umma, the deceased above Testamentary In the Matter of the Intestate Estate of No. 1,161. Dewayalegedera Lapaya of Eriyagolla, named, and that letters of administration be issued to deceased. him accordingly, unless the respondent above named Dewayalegedara Appua of Eriyagolla Petitioner. or any other person or persons interested shall, on or before May 24, 1926, show sufficient cause to the , www.yalegedora Bandia, (2) ditto Rape (3) ditto Kiri Menika, (4) ditto Saletto Vitto Slindu, all of Eriyarolla Responde THIS matter comments Vs. satisfaction of this court to the contrary. (1) Dewayalegedera Bandia, L. J. DE S. SENEVIRATNE, Respondents. THIS matter counting on for disposal before V. Coomaraswanay, Rsq., District Judge, Kegalla, on May 1, 1926, in the presence of Jestrs. even Langenberg & Swan, Practors, for petitioner; and his affidavit and April 15, 1926. Additional District Judge. Time extended to June 22, 1926. petition dated April 30 and May 1, 1926, respectively, proving for letters of administration having been read : It In the District Court of Kegalla. is ordered and declared that the petitioner, as a son of the Order Nisi. deceased, is entitled to letters of administration of the said Testamentary estate and that such letters will be issued to him accordingly, In the Matter of the Intestate Estate unless the respondents or any person or persons interested shall, on or before June 10, 1926, show sufficient cause to Jurisdiction of Panavala Vidanalage Baba Sinno No. 1,166. of Waharaka, deceased. the satisfaction of the court to the contrary. Panavala Vidanalagé Carolis Singho of Waha-V. COOMARASWAMY, raka. Petitioner. May 1, 1926. District Judge. Vs. Order Nisi is extended to June 24, 1926. (1) Panavala Vidanalage Ensohamy of Galpatha; (2) ditto Podihamy of ditto; (3) ditto Šopiya Nona of Waharaka; (4) ditto Punchy Nona, (5) V. COOMARASWAMY June 10, 1926. District Judge. ditto Resonona, minors, by their guardian ad litem the 6th: (6) Rupilage Mohoti Appu of In the District Court of Kegalla. Galpatha. Bespondents. Testamentary In the Matter of the Intestate Estate of THIS matter coming on ter deposed before V No. 1/167. Jayaweera Mudiyanselage Mudiyanse of Coomaraswamy, Esq., District Judge, Kegalla, on Napawala, deceased. May 10, 1926, in the presence of Mr. J. H. Fernando, Proctor, for petitioner; and his affidavit and petition Jayaweera Muditanselage Punchimahatmaya of Napawala. Petitioner. dated April 26 and May 10, 1926, respectively, pray-And ing for letters of administration and the appointment Jayaweera Mudiyans age Punch Appuhamy of D.7...Respondent. of guardian ad litem having been read: It is ordered Napawala and declared that the 6th respondent being the THIS matter coming on for disposal before V. Coomarabrother-in-law of the minor respondents, is a fit and swamy Esq., District Judge, Kegalla, on May 24, 1926, in proper person to be appointed their guardian ad litem the presence of Mr. G. C. H. Molligode, Proctor, on the part and that such appointment will be accordingly made, of the petitioner ; and the affidavit of the said petitioner dated February 12, 1926, having been read : It is ordered and that the petitioner, as a son of the deceased, is entitled to letters of administration of the said estate, that the petitioner be and he is hereby declared entitled, and that such letters will be issued to him accordingly, as brother of the deceased, to have letters of administration to the estate, unless the respondent above named or any unless the respondent or any person or persons interested shall, on or before June 23, 1926, show other person or persons interested shall, on or before Ji ne 24, 1926, show sufficient cause to the satisfaction of this sufficient cause to the satisfaction of this court to the court to the contrary. contrary. V. COOMARASWAMY, V. COOMARASWAMY, May 10, 1926. District Judge. District Judge. June 24, 1926.

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